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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/079,871	02/22/2002	Tadayuki Onoda	8014-1008	7869
466	7590 05/29/2003			
YOUNG & THOMPSON			EXAMINER	
745 SOUTH 23RD STREET 2ND FLOOR ARLINGTON, VA 22202		R	LAWRENCE JR, FRANK M	
			ART UNIT	PAPER NUMBER
			1724	
			DATE MAILED: 05/29/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary    Examiner			Application No.	Applicant(s)				
Frank M. Lawrence	Office Action Summary		10/079,871	ONODA, TADAYUKI				
Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 2 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Edutations of time may be available under the provision of 3 CPR 1,155(), is no event, bovewer, may a reply be timely filed after 50 (i) MONTH(s) from the mealing date of this communication of 3 CPR 1,155(), is no event, bovewer, may a reply be timely filed after 50 (i) MONTH(s) from the mealing date of this communication of 3 CPR 1,155(), is no event, bovewer, may a reply be timely filed after 50 (ii) MONTH(s) from the mealing date of this communication of the provision of the pro			Examiner	Art Unit				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MALLING DATE OF THIS COMMUNICATION.  - Extensions of times may be available under the office communication.  - Extensions of times may be available under the office communication.  - If the pariod for engly specified above, the maximum elabilities protein with apply and with the pariod through the considered timely.  - If the pariod for engly specified above, the maximum elabilities protein will apply and will expens SIX (8) MAN Net form the result of the communication.  - If NO period for regly is specified above, the maximum elabilities protein will apply and will expens SIX (8) MAN Net form the result of the communication and the part of t			Frank M. Lawrence	1724				
THE MAILING DATE OF THIS COMMUNICATION.  Edemission from may be variables under the provisions of 3 CFR 1,38(g), in no event, however, may a reply be timely filed after 50 (%) MONTHS from his mailing date of this communication.  If IND pended to reply is specified bloom, he mailing date of the communication of the communic	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
1) Responsive to communication(s) filed on  2a) This action is FINAL. 2b) This action is non-final.  3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4) Claim(s) is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed.  6) Claim(s) is/are allowed.  7) Claim(s) is/are allowed.  7) Claim(s) are subject to restriction and/or election requirement.  Application Papers  9) The specification is objected to by the Examiner.  10) The drawing(s) filed on 22 February 2002 is/are: all accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  11) The proposed drawing correction filed on is: all approved by the Examiner.  If approved, corrected drawings are required in reply to this Office action.  12) The oath or declaration is objected to by the Examiner.  Priority under 35 U.S.C. §§ 119 and 120  13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some ol None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  *See the attached detailed Office action for allist of the certified copies not received.  14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).  a) The translation of the foreign language provisional application has been received.  15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 120 and/or 121.	A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any							
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#### **DETAILED ACTION**

### Specification

1. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

2. In line 6 of claim 1 and line 10 of claim 6, it is suggested that "provided for the cover" be changed to "provided on the cover" to clarify the claim recitation.

### **Drawings**

3. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference sign(s) not mentioned in the description: 14 in figure 1. A proposed drawing correction, corrected drawings, or amendment to the specification to add the reference sign(s) in the description, are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

# Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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5. Claims 1 and 6 are rejected under 35 U.S.C. 102(b) as being anticipated by Howeth (4,482,367).

6. Howeth ('367) discloses an air filter assembly for a vehicle, comprising a case (12), a cover (62) detachably mounted to the case, a central outlet on the cover, a cylindrical filter element (26) mounted to the cover inside of the case, a plate (40) with a locating collar (42) for coaxially supporting the filter on the cover outlet at its upper end, and a bolt (44) and nut (45) for axially supporting the filter to the cover at its lower end, wherein removing the cover from the

axially supporting the filter to the cover at its lower end, wherein removing the cover from the case removes the filter element from the case and disengaging the filter from the supporting members removes the filter from the cover (see figure 1, col. 4, lines 26-39, col. 6, lines 46-55).

The filter structure will be capable of being used with a vehicle engine and arranged in a direction other than vertical with respect to the vehicle body and engine.

## Allowable Subject Matter

- 7. Claims 2-5 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 8. The following is a statement of reasons for the indication of allowable subject matter: An air cleaner comprising a case, a cover detachably mounted to the case, a filter element accommodated in the case and having a cylindrical shape with a central axis, and a pair of support members provided on the cover, wherein the pair of support members can be engaged with both end portions of the filter element in an axial direction to hold the filter element between the members, and wherein removing the cover from the case removes the filter element from the case together with the cover and disengaging the filter from the support members

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removes the filter element from the cover, and wherein one of the paired support members is mounted to the cover to be rotatable by a hinge device, and the support members can be engaged with the filter element by rotating the member in one direction and disengaged by rotating in another direction, is not taught, disclosed or suggested in a single reference or a combination of references in the prior art of record. The closest prior art to Wilber (2,962,121) discloses a hinged member for supporting a filter but fails to suggest a motivation for using the support with a filter that is removably attached to the cover of a filter case.

#### Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The additional references listed on the attached PTO-892 form disclose filtermounting arrangements.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Frank M. Lawrence whose telephone number is 703-305-0585. The examiner can normally be reached on Mon-Thurs 7:30-5:00; alternate Fridays 7:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tom Dunn can be reached on 703-308-3318. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9310 for regular communications and 703-872-9311 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0651.

Frank Lawrence

Irah Rawrence
Patent Examiner 527-03

fl May 27, 2003